THE REMONTANA OUNTY OF RAVALLI 4909 1 OF 5 PAGES
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Betty T Lund CLERK AND RECORDER BY GL McChristian DEPUTY TO JEE

(rdinance No 8

## RESOLUTION NO. 708

WHEREAS section 45-8-201(5), MCA, passed by the Montana voters via initiative number 79 in 1978, allows local governments to adopt obscenity ordinances more restrictive than state law, and

WHEREAS numerous citizens in Ravalli County have either petitioned or requested by letter that the Board of County Commissioners pass more restrictive obscenity ordinances and the Board did not act, and

WHEREAS the BOARD OF COUNTY COMMISSIONERS have made it clear that enforcement costs or legal costs of more restrictive ordinances would be cost prohibitive to the existing budget, and

WHEREAS the Unites States Supreme Court decisions have primarily treated legal tests of obscenity ordinances under the rights guaranteed by the First Amendment, and

WHEREAS a proposed ordinance entitled "Harmful To Minors" has been presented to the Board of County Commissioners

BE IT THEREFORE RESOLVED, that the "Harmful To Minors" proposed ordinance as attached be sent to all registered voters and be placed on the general election ballot in November 1994 as follows:

Shall Ravalli County adopt Ordinance No. 8 - "Harmful To Minors"  $\underline{\text{YES}}$  or  $\underline{\text{NO}}$ 

BE IT THEREFORE RESOLVED, that since State Law is clear in Section 45-8-201 (5), MCA, that cities or towns are legally vested with the authority to adopt their own more restrictive obscenity ordinances, then if the "Harmful To Minors" issue passes, it's effect by law will be exclusive to Ravalli County and not the jurisdiction of cities and towns.

Passed this 4th day of August, 1994
BOARD OF COUNTY COMMISSIONERS

Steven D. Powell, Chairman

Allen C. Horsfall, Sr., Member

Jerry L. Allen, Member

Clark & Pagandan

Resolution No.708